



IN THE ELECTORAL COURT OF ZIMBABWE  
HELD AT BULAWAYO

CASE NO. EC 36/13  
EC 34/13, 35/13

IN THE MATTER BETWEEN:-

MASANGO MATAMBANADZO

APPLICANT

and

BLESSING CHEBUNDO

RESPONDENT

Bulawayo: Thursday the 5<sup>th</sup> day of December 2013  
Before the Honourable Mrs. Justice Moyo

F.G GIJIMA  
T.C MASAWI  
C.R MUDENDA

**TAKE NOTICE THAT** on the 5<sup>th</sup> day of December 2013, the Electoral Court sitting at Bulawayo issued a provisional Order as shown overleaf.

If you intend to oppose the confirmation of this provisional order, you will have to file a Notice of Opposition in **Form No. 29B**, together with one or more opposing affidavits, with the Registrar of the Electoral Court at **Bulawayo** within **10 days** after the date on which this Provisional Order and annexures were served upon you. You will also have to serve a copy of the Notice of Opposition and affidavit/s on the Applicants at the address for service specified in the application.

If you do not file an opposing affidavit within the period specified above, this matter will be set down for hearing in the Electoral Court at Bulawayo without further notice to you and will be dealt with as an unopposed application for confirmation of the Provisional Order.

DISTRIBUTED BY VERITAS

email: [veritas@mango.zw](mailto:veritas@mango.zw) website: [www.veritaszim.net](http://www.veritaszim.net)

Veritas makes every effort to ensure the provision of reliable information,  
but cannot take legal responsibility for information supplied.





If you wish to have the Provisional Order changed or set aside sooner than the rules of Court normally allow and can show good cause for this, you should approach the Applicant/Applicant's Legal Practitioner to agree, in consultation with the Registrar, on a suitable hearing date. If this cannot be agreed or there is great urgency, you may make a chamber application, on notice to the Applicant, for directions from a judge as to when the matter can be argued.

**FINAL ORDER SOUGHT**

1. That you show cause to this Honourable Court why a final order should not be made in the following terms;
  - i) That the execution of the order granted in case number EC 34/13 be and is hereby stayed.
  - ii) That costs be in the cause.

**INTERIM RELIEF GRANTED**

**IT IS HEREBY ORDERED THAT:-**

1. The order granted by this Honourable Court on the 2<sup>nd</sup> of December 2013 be and is hereby stayed pending the finalization of the matter in EC 35/13

**SERVICE OF PROVISIONAL ORDER**

2. Copies of this provisional order shall be served upon the Respondent's Legal Practitioners by Applicant's Legal Practitioners and or their agents.

BY THE JUDGE

*Vindla*  
**DEPUTY REGISTRAR**  
/PM

